

## **DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

### **PROCESS AND DEVICE FOR THE VIDEO RECORDING OF AN ILLUMINATED FIELD**

the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

I also acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37 CFR 1.63(d), which occurred between the filing date of the prior application and the filing date of the continuation-in-part application, if this is a continuation-in-part application.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application:	Country:      Germany
	Appln. No.: 100 63 380.3
	Filed:           December 19, 2000

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

**BEST AVAILABLE COPY**

MYRON COHEN, Reg. No. 17,358; THOMAS C. PONTANI, Reg. No. 29,763; LANCE J. LIEBERMAN, Reg. No. 28,437; MARTIN B. PAVANE, Reg. No. 28,337; MICHAEL C. STUART, Reg. No. 35,698; KLAUS P. STOFFEL, Reg. No. 31,668; EDWARD WEISZ, Reg. No. 37,257; VINCENT M. FAZZARI, Reg. No. 26,879; JULIA S. KIM, Reg. No. 36,567; ALFRED FROEBRICH, Reg. No. 38,887; ALFRED H. HEMINGWAY, JR., Reg. No. 26,736; KENT H. CHENG, Reg. No. 33,840; YUNLING REN, Reg. No. 47,019; ROGER S. THOMPSON, Reg. No. 29,594; BRICE FALLER, Reg. No. 29,532; DAVID J. ROSENBLUM, Reg. No. 37,709; TONY CHEN, Reg. No. 44,607; ELI WEISS, Reg. No. 17,765.

Address all telephone calls to Klaus P. Stoffel, Esq. at telephone No. (212) 687-2770.

Address all correspondence to:

Klaus P. Stoffel, Esq.  
Cohen, Pontani, Lieberman & Pavane  
551 Fifth Avenue, Suite 1210  
New York, New York 10176

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole or First Inventor: Joachim KEITEL

Inventor's signature: *Joachim Keitel*

Dated: 12/12/07

Month/Day/Year

Residence: Hainstrasse 43  
D-63486 Bruchköbel  
Germany

Citizenship: Germany

Post Office Address: Hainstrasse 43  
D-63486 Bruchköbel  
Germany

BEST AVAILABLE COPY

Full Name of Second Joint Inventor: Uwe GAMPIE

Inventor's signature: Uwe Gampie

Dated: 04/18/2004  
Month/Day/Year

Residence: Neubreisacherstraße 3A  
D-47137 Duisburg  
Germany

Citizenship: Germany

Post Office Address: Neubreisacherstraße 3A  
D-47137 Duisburg  
Germany

Full Name of Third Joint Inventor: Jörg Eduard HARTGE

Inventor's signature: Jörg Eduard Hartge

Dated: 04/18/2004  
Month/Day/Year

Residence: Alte Leipziger Straße 26  
D-63571 Gelnhausen  
Germany

Citizenship: Germany

Post Office Address: Alte Leipziger Straße 26  
D-63571 Gelnhausen  
Germany

BEST AVAILABLE COPY

Full Name of Fourth Joint Inventor: Matthias HELLER

Inventor's signature: Matthias Heller

Dated: 11/25/01  
Month/Day/Year

Residence: Am Feldchen 27  
D-34320 Kassel SÖHREWALD *11/25/01*  
Germany

Citizenship: Germany

Post Office Address: Am Feldchen 27  
D-34320 Kassel SÖHREWALD *11/25/01*  
Germany

Full Name of Fifth Joint Inventor: Rudolf MARKA

Inventor's signature: Rudolf Marka

Dated: 01/17/2002  
Month/Day/Year

Residence: Gustav-Freytag-Straße 1  
D-60320 Frankfurt  
Germany

Citizenship: Germany

Post Office Address: Gustav-Freytag-Straße 1  
D-60320 Frankfurt  
Germany

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**WOLFF & SAMSON PC**  
COUNSELLORS AT LAW

DAVID SAMPSON  
ARTHUR S. GOLDSTEIN  
ARMEN SHARIBIAN  
BRADLEY CAMPBELL  
THOMAS P. CERRETTI  
CAROL ANNETTA  
DANIEL A. SCHWARTZ  
KAREN L. GILMAN  
KENNETH N. LAPTOOK  
FREDERIC P. LAVINthal  
DAVID H. HYMAN  
DAVID I. SCHLOSSBERG  
ROGER J. BRENNAN  
DAVID N. HAVIN  
BERNARD S. DAVIS  
PAUL M. COWELL  
ROBERT L. DIES  
MORRIS BERNENFIELD  
DENNIS M. TOPI  
JEFFREY M. GUSSOFF  
JOHN T. CASEY  
JAMES D. PERIGGIO  
JOHN M. SIMON  
JOHN A. McKNINNY, JR.  
STEPHEN L. FERSHT  
LAURENCE M. SMITH

WILLIAM E. GOYDAN  
DARRYL WEISSMAN  
HELENE E. NUSSBAUM  
LORI ORPINA  
MICHELLE A. GOODMAN  
ADAM K. GERMAN  
ANDREW RAMSEY  
ADAM M. FRIEDMAN  
SCOTT O. BARON  
MITCHELL S. ULICKY  
CATHERINE P. WELLS  
JONATHAN BORDY  
MICHAEL A. JANKOWSKI  
DANIEL M. MURPHY  
ROBERT H. CRESPI  
JONIE HAIN  
JOSEPH TROPODI

CARL B. LEVY  
MONICA CARINI  
BARBARA S. HUTCHISON  
ANDREW D. CLUG  
ROBERT T. CARLTON, JR.  
BLAUS P. STOFFEL  
STEPHEN M. ASPERO  
OF COUNSEL

MEMBER NJ AND NY BARS  
MEMBER NJ AND PA BARS  
MEMBER PA AND NY BARS  
MEMBER NJ, NY AND PA BARS  
MEMBER NY BAR ONLY  
MEMBER PA BAR ONLY  
REGISTERED PATENT ATTORNEY

MARTIN L. WICNER 1994 - 2002

THE OFFICES AT CRYSTAL LAKE  
ONE BOLAND DRIVE  
WEST ORANGE, NEW JERSEY 07052  
973-325-1500  
TELECOPIER: 973-325-1501

NEW YORK OFFICE:  
140 BROADWAY  
FOURTY-SIXTH FLOOR  
NEW YORK, NEW YORK 10005  
212-973-0872

PHILADELPHIA OFFICE:  
TWO PENN CENTER, SUITE 1310  
1500 JOHN F. KENNEDY BOULEVARD  
PHILADELPHIA, PENNSYLVANIA 19102  
215-567-2070

WWW.WOLFFSAMSON.COM

WRITER'S E-MAIL:  
kps@wolffsamson.com  
WRITER'S DIRECT DIAL:  
073-510-2000  
WRITER'S TELECOPIER:  
973-325-1500

AARON D. BASSAN  
ROXANNE E. HAMMETT  
LAUREN R. O'SULLIVAN  
JOSEPH ZAWILA  
THOMAS W. SARINO  
HOWARD K. UNIMAN  
STEVEN S. KATZ  
JUNE S. MCILLIN  
DAPHNA H. MANAHAN  
JULI D. ROSENBERG  
ANDREW G. KENT  
ERIC J. LEVINE  
DORIT F. KRESSL  
KAREN A. ZHANG  
JOSEPH A. DICKON  
DONNA M. ERCH  
JOSEPH MONAGHAN  
JOE H. SHALENTHURST  
GARY E. SCHULER  
SHARON L. WEINER  
CARLOS G. MANALANGAN  
MYRNA BLUME  
DANIEL D. BARNEST  
RONALD L. ISRAEL  
ARTHUR M. NALLANIAN  
WILLIAM R. LINIZIO  
JOHN O. LIKANNIK

DIANA L. BUONGIORNO  
CHRISTOPHER HUGFORA  
THOMAS J. TRAUTNER  
LINDA O. SULLIVAN  
JENNIFER H. JACOBUS  
JOSHUA M. LEE  
KAREN L. SHAMIR  
KATHLEEN M. SMALLHEIR  
TODD W. TERHUNE  
CLUE FINK  
SHANNON L. KEHA  
DENISE J. PIPERSBURGH  
RUSSELL D. FRANCISCO  
NICOLE F. DIMARIA  
DANIEL T. McKNILL  
SCOTT E. LINSKY  
KATHRYN E. SONIC  
SEEMA CHANDRA  
JENNIFER J. MICHOUTHER  
KIRAN V. SOMASUBRAHM  
LOLYN M. LAWSON  
RACHEL C. MAIO  
SCOTT J. GOLDSTEIN  
JOSHUA M. GAFFNEY  
MELISSA A. CALIMBINO  
SAUL STEIN  
PATRICK DEMANTIN

PLEASE REPLY TO WEST ORANGE

May 19, 2006

*Via Facsimile 571-273-7323*

Examiner Chris S. Yoder, III  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

Re: U.S. Patent Application: 10/017,164  
For: Process and Device for the video Recording of an Illuminated Field  
Our File No.: 11595/6

Dear Examiner Yoder:

Pursuant to our telephone discussion enclosed please find a copy of the executed Declaration. Please let me know if you require anything further.

Very truly yours,

Klaus P. Stoffel

KPS:mj  
Attachment

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